

I am Gregg Marchand

I oppose the proposed bill 6132 an act concerning evidence of drunk driving this proposed bill violates the drivers 4th Amendment right.

You already have court prosecutors and police violating this 14-227a arrest procedure which states breath or urine or blood test. You can get arrested for the D.U.I. take and pass the breath test the first time by law the police are suppose to have the person take another breath test 15 min. later to see if it's higher or a lower reading.

But this circumstance also happens; the person passes the breath test the first time and immediately the arresting officer demands a urine test. Which is against the Statute.

And the urine test was to be taken in the police station.

I would think you must go to a medical facility for a urine test not just pee at the police station? So then the individual was charged with refusing to submit to the test which is false because he took the breath test.

The police are to finish the breath test procedure, which didn't happen.

The prosecutor was told proper police procedure according to Statute was not part of the arrest, therefore should have been dismissed, this did not happen either. .

And when you go in front of the D.M.V. attorney for the Per Se' hearing he is acting in Duo Capacity meaning acting as judge and prosecutor, which is unconstitutional. So no one gets out of there with his or her license. Yet they have been getting away with this illegal act for over 20 years. Motor vehicle basically threatens people to go against our 4th amendment in order to keep our driving license by taking the breath test. If they refuse to take the breath test the D.M.V. automatically makes the person guilty because the breath test was not performed. How does that show truth and justice?

When in reality there's no proof of guilt. It's absurd.

I'm not exactly sure what the name of the computer you blow in for the test, The Intoxilizer 3000 or 5000 no matter the exact name of the computer the device is suppose to only read alcohol from booze but it reads up .04 from mouth wash.

If you are found guilty fore refusing the breath test the second time for D.U.I. by D.M.V. They send you to Common Wealth program then they send you to be evaluated to new perceptions, every time you go to new perceptions they make you pee in a cup. You should not be peeing in a cup because it's against the 4th amendment You got arrested for drinking not for drugs therefore again you should not be peeing in a cup because they check for drugs in the pee not alcohol. So by having a person pee in a cup is a whole other expenditure and being corrupt because as I said before when you pee it's checked for drugs. If you are not busted for drugs the test irrelevant.

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